6 ////

////

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

* * *

UNITED STATES OF AMERICA,)
Plaintiff,) Case No: 2:05-cr-0100-RLH-LRL) 2:06-cr-0002-RCJ-GWF
VS.	ORDER (Motion for Self-Surrender at
NELSON OSEMWENGIE,	Terminal Island–#319)
Defendant.	

Before the Court is Defendant Nelson Osemwengie's **Motion for Judicial Recommendation for Self-Surrender at the Federal Correctional Institution in Terminal Island** (#319, filed August 10, 2010).

The Motion must be denied. The Court has already made a recommendation that Nelson Osemwengie be permitted to serve his time at Terminal Island. But it can only make a recommendation to the Bureau of Prisons (BOP). The BOP has the ultimate and total authority to determine where he will serve. Defendant represents that a designation has not been made.

The Court also permitted Defendant Osemwengie to self-surrender (the date for the self-surrender being August 13, 2010). What Defendant appears to be trying to get the Court to do is to order that he self-surrender at Terminal Island, thus forcing the BOP's hand by the Court ordering him to surrender at Terminal Island. That the Court cannot and will not do.

IT IS THEREFORE ORDERED that Defendant Nelson Osemwengie's **Motion for Judicial Recommendation for Self-Surrender at the Federal Correctional Institution in Terminal Island** (#319) is DENIED.

Dated: August 11, 2010.

Roger L. Hunt

Chief United States District Judge